City of Savannah P.O. Box 1027, Savannah, GA, 31402-1027 TDD: 912.651.6702 / www.savannahga.gov

> Office of the Clerk of Council 2 E Bay St, Savannah, GA, 31401 Phone: 912.651.6441

Planning & Urban Design 5515 Abercorn St, Savannah, GA, 31405 Phone: 912.651.6530 / Fax: 912.651.6543





110 E State St, Savannah, GA, 31401 P.O. Box 8246, Savannah, GA, 31412-8246 Phone: 912.651.1440 / Fax: 912.651.1480 www.thempc.org

Rezoning (Map Amendment) and Comprehensive Plan Future Land Use Map Amendment Application

Please type or print legibly. Attach additional sheets, if necessary, to fully answer any of the following sections. Incomplete applications will not be scheduled by the Metropolitan Planning Commission (MPC) until deficiencies are corrected. Additional instructions and information regarding the amendment process are attached. SUBMIT 1 COMPLETED ORIGINAL APPLICATION FORM AND 2 COPIES TO THE OFFICE OF THE CLERK OF COUNCIL. Applicants are requested to contact the MPC staff at 912.651.1440 and City planning staff at 912.651.6530 prior to submitting an application.

	•	v Identification Number(s) (PINs) (Note: Attach a boundary survey, recorded or proposed plat, tax map or scaled plot plan to identification via the scale of the
Tot	al ac	reage of the subject property:
		land use(s) for the subject property (e.g., undeveloped, restaurant, auto repair shop, multi-family):
Ac	tio	n Requested
Α.		eck applicable request. If more than one action is sought, submit a separate application and fee for each
		Rezoning (Zoning Map Amendment)
		Comprehensive Plan's Future Land Use Map Amendment (If proposed rezoning does not fit the designated Future Land Use Map Category)
В.	<u>Ap</u>	plication History. Have any previous applications been made to rezone the subject property?
	Yes	□ No □ If yes, please provide the file number(s):
C.	Sec	c. 3.6 Rezoning (Zoning Map Amendment)
	1.	Existing zoning district(s) for the subject property:
	2.	Proposed zoning district(s) for the subject property: (Note: Only one district should be proposed unless there is an extenuating circumstance. If more than one district is desired, please provide supporting rationale. A zoning district must be identified or the application will not be processed.)
	3.	List all proposed land use(s) in accordance with the Zoning Ordinance. (Note: Refer to Zoning Ordinance Article 5 Sec 5.4 Principal Use Table. If your desired use is not listed, contact the Planning and Urban Design Department for a use determination Planning and Urban Design is located in the City's Development Services Building at 5515 Abercorn St or can be contacted a 912.651.6530.)

The petitioner must obtain a Public Notice Sign(s) from the City at 5515 Abercorn St and erect the sign(s) on the subject property at least 15 DAYS PRIOR TO THE PLANNING COMMISSION and CITY COUNCIL MEETINGS.

D. Sec. 3.4 Comprehensive Plan Future Land Use Map Amendment.

Subsection 2 in Article 5 Sec. 5.5 through Sec. 5.17 entitled Comprehensive Plan Future Land Use Map Consistency lists the Future Land Use Category(ies) that each Zoning District is allowed within. The Future Land Use (FLU) Categories are listed and defined in Chapter 5 Land Use of the Comprehensive Plan.

If the proposed Zoning District is not allowed within the current FLU Category designated for the property, a Comprehensive Plan Future Land Use Map Amendment is required. However, there may be FLU Categories that are not listed in **Article 5**. If the subject property is within one of those FLU Categories, the Planning Commission and the City will evaluate and determine if the proposed Zoning District requires a FLU Map Amendment.

1.	What is the present Future Land Use Category designated for the property?	
2.	What is the Future Land Use Category that allows the proposed Zoning District?	
Prope	erty Owner Information	
Name(s	s):	
Register	(Or Officer or Authorized Signatory, if Property Owner is not an individual. Provide GA Annual Registration.)
Address	s:	
City, Sta	ate, Zip:	
Telepho	one: Fax:	
E-mail a	address:	
agent ser	ioner Information, if different from Property Owner (Note: If the property owner rive on his or her behalf, the owner(s) must complete the attached Letter of Authorization. If the agent changes after ion and the agent is not the property owner, a new authorization form will be required.) s):	
agent ser application Name(s Register	rve on his or her behalf, the owner(s) must complete the attached Letter of Authorization. If the agent changes after on and the agent is not the property owner, a new authorization form will be required.)	
agent ser application Name(s Register Address	rve on his or her behalf, the owner(s) must complete the attached Letter of Authorization. If the agent changes after ion and the agent is not the property owner, a new authorization form will be required.) s): ered Agent: (Or Officer or Authorized Signatory, if Petitioner is not an individual)	
agent ser application Name(s Register Address City, Sta	rve on his or her behalf, the owner(s) must complete the attached Letter of Authorization. If the agent changes after ion and the agent is not the property owner, a new authorization form will be required.) s): ered Agent: (Or Officer or Authorized Signatory, if Petitioner is not an individual) s:	submit
agent ser application Name(s Register Address City, Sta	rive on his or her behalf, the owner(s) must complete the attached Letter of Authorization. If the agent changes after on and the agent is not the property owner, a new authorization form will be required.) s): ered Agent: (Or Officer or Authorized Signatory, if Petitioner is not an individual) s: ate, Zip:	submit
agent ser application Name(s Register Address City, Sta Telepho E-mail a Agen authoriza	rive on his or her behalf, the owner(s) must complete the attached Letter of Authorization. If the agent changes after on and the agent is not the property owner, a new authorization form will be required.) s): red Agent: (Or Officer or Authorized Signatory, if Petitioner is not an individual) s:	submit
agent ser application Name(s Register Address City, Sta Telepho E-mail a Agen authoriza application	rive on his or her behalf, the owner(s) must complete the attached Letter of Authorization. If the agent changes after fon and the agent is not the property owner, a new authorization form will be required.) s): ered Agent: (Or Officer or Authorized Signatory, if Petitioner is not an individual) s: ate, Zip: one: Fax: address: t, if different from Petitioner or Property Owner (Note: A signed, notarized ation from the property owner is required and must be attached if this section applies. If the agent changes after it is a signed in the property owner is required and must be attached if this section applies.	submit
agent ser application Name(s Register Address City, Sta Telepho E-mail a Agen authoriza application Name(s	rive on his or her behalf, the owner(s) must complete the attached Letter of Authorization. If the agent changes after fon and the agent is not the property owner, a new authorization form will be required.) Solution Continue Continue	submit
agent ser application Name(s Register Address City, Stat Telepho E-mail a Agen authoriza application Name(s Firm or	rive on his or her behalf, the owner(s) must complete the attached Letter of Authorization. If the agent changes after on and the agent is not the property owner, a new authorization form will be required.) s): ered Agent: (Or Officer or Authorized Signatory, if Petitioner is not an individual) s: ate, Zip: one: att, if different from Petitioner or Property Owner ation from the property owner is required and must be attached if this section applies. If the agent changes after son and the agent is not the property owner, a new authorization form will be required.) s): Agency:	submit
agent ser application Name(s Register Address City, State Telephon E-mail and Agen authoriza application Name(s Firm or Address	rive on his or her behalf, the owner(s) must complete the attached Letter of Authorization. If the agent changes after on and the agent is not the property owner, a new authorization form will be required.) Solution	submit
agent ser application Name(s Register Address City, Sta Telepho E-mail a Agen authoriza application Name(s Firm or Address City, Sta	rive on his or her behalf, the owner(s) must complete the attached Letter of Authorization. If the agent changes after on and the agent is not the property owner, a new authorization form will be required.) s): ered Agent: (Or Officer or Authorized Signatory, if Petitioner is not an individual) s: ate, Zip: one: At, if different from Petitioner or Property Owner (Note: A signed, notarized ation from the property owner is required and must be attached if this section applies. If the agent changes after son and the agent is not the property owner, a new authorization form will be required.) s): Agency: Agency:	submit

subject property at least 15 DAYS PRIOR TO THE PLANNING COMMISSION and CITY COUNCIL MEETINGS.

The petitioner must obtain a Public Notice Sign(s) from the City at 5515 Abercorn St and erect the sign(s) on the

VI. <u>Items Required to be Submitted with this Application:</u>

- A. Application. A COMPLETED ORIGINAL APPLICATION FORM AND TWO COPIES.
- **B. Filing Fee.** The non-refundable filing fee is based on the type of use for which relief is requested. Make check payable to City of Savannah. Fee is subject to change.

Rezoning and Comprehensive Plan Amendment: ☐ \$600.00

- **C. Notarized Letter of Authorization Form.** If the property owner will not represent the petition, a signed, notarized statement from the property owner authorizing the petitioner / agent to act on his behalf is required.
- **D. Disclosure of Campaign Contribution Form.** To be filed within 10 days of filing this application. This is required to be filled out by the Petitioner, Property Owner, and/or Agent.
- E. Rezoning Review Criteria Form.
- F. Survey. A scaled or dimensioned boundary survey, tax map, plot plan, or sketch showing the subject property.
- **G. Legal Description.** A legal description of the land by lot, block, and subdivision designations, or if none, by metes and bounds.
- **H.** Is this request related to another review, such as a Certificate of Appropriateness (COA), Subdivision, Site Permit (General Development Plan), Business Location Approval, or Text Amendment? If so, please provide the Plan/Permit #_______ and associated Staff Report/Decision.

VII. <u>Certification</u>

By my signature below, I certify that the information contained in this application is true and correct to the best of my knowledge at the time of the application. I acknowledge that I understand and have complied with all of the submittal requirements and procedures, and that this application is a complete application submittal. I further understand than that an incomplete application submittal may cause my application to be deferred to the next posted deadline date. I understand that the approval of an application for Rezoning (Zoning Map Amendment) and Comprehensive Plan Future Land Use Map Amendment by The Mayor and Aldermen does not constitute a waiver from any applicable local, state, or federal regulations.

Applicant Name:		·	
	Print	Signature	Date

Contacts

Office of the Clerk of Council: 2 E Bay St, Savannah, GA, 31401 (Located at City Hall) ~ P.O. Box 1027, Savannah, GA, 31402

(Phone: 912.651.6441)

Planning & Urban Design: 5515 Abercorn St, Savannah, GA, 31405 (Located within the Development Services Building)

~ P.O. Box 1027, Savannah, GA, 31402 (Phone: 912.651.6530)

The Planning Commission: 110 E State St, Savannah, GA, 31401 (Located at the State Street Garage) ~ P.O. Box

8246, Savannah, GA, 31412 (Phone: 912.651.1440)

Letter of Authorization

As fee simple owner of the subject property that is identified as Property Ide	entification Number(s)
(PIN)	, I (we)
authorize	(Agent Name)
of	(Firm or
Agency, if applicable) to serve as agent on my (our) behalf for the purpose of	making and executing
this application for the proposed request. I (we) understand that any represe	entations(s) made on
my (our) behalf, by my (our) authorized representative, shall be legally bir	nding upon the subject
property.	
Property Owner(s)	
Name(s):	
Registered Agent:(Or Officer or Authorized Signatory, if Property owner is not an individual)	
Signature(s) Dat	e
Witness Signature Certificate	
State of Georgia	
County of	
Signed or attested before me on	
Date	
by(Printed name(s) of individual(s) signing document)	
who proved to me on the basis of satisfactory evidence to be the person(s) who appear	ared before me.
Personally Known or Produced Identification Type of ID	
Signature of notary public	
(Name of notary, typed, stamped or printed) Notary Public State of Georgia	
My commission expires:	

Rezoning Review Criteria Form

Describe how the requested rezoning satisfies one or more of the following criteria:

Sec. 3.5.8 – Review Criteria: When reviewing a rezoning request, the review authority shall consider the following criteria:

a.	Suitability and Community Need:					
	i.	Whether the range of uses permitted by the proposed zoning district is more suitable than the range of uses that is permitted by the current zoning district.				
	ii.	Whether the proposed zoning district addresses a specific need in the county or city.				
b.	Com	patibility:				
	i.	Whether the zoning proposal will adversely affect the existing use or usability of adjacent or nearby property.				
	ii.	Whether the zoning proposal is compatible with the present zoning pattern and conforming uses of nearby property and the character of the surrounding area.				
	iii.	Whether there are other existing or changing conditions affecting the use and development of the property which give supporting grounds for either approval or disapproval of the zoning proposal:				
c.		istency: Whether the zoning proposal is in conformity with the policy and intent of the Comprehensive Plan other adopted plans, such as a redevelopment plan or small area plan.				
d.	Reas zone	onable Use: Whether the property to be affected by the zoning proposal has a reasonable use as currently d.				
	-					

e.	egress, park	ublic Services: Whether adequate school, public safety and emergency facilities, road, ingress and some same as a sa
f.	is proposed foot Clear Zo	o a Military Base, Installation or Airport: In accordance with the O.C.G.A. § 36-66-6, when a rezoning for property located within 3,000 feet of a military base, installation or airport, or within the 3,000 one and Accident Prevention Zones Numbers I and II as prescribed in the definition of an Air Installation Use Zone that is affiliated with such base, installation or airport the following shall occur:
		ommander of such military base, installation or airport, including Hunter Army Airfield, shall be sted to provide a written recommendation and supporting facts at least 30 days prior to the public g.
	ii. If ther not ha	e is no response from the commander, there shall be a presumption that the proposed rezoning wil ve any adverse effect relative to the standards listed below and the Planning Director shall make such igation and recommendation with respect to the standards listed below.
	(1)	Whether the zoning proposal will permit a use that is suitable in view of the use of adjacent of nearby property within 3,000 feet of a military base, installation or airport;
	(2)	Whether the zoning proposal will adversely affect the existing use or usability of nearby property within 3,000 feet of a military base, installation or airport;
	(3)	Whether the property to be affected by the zoning proposal has a reasonable economic use as currently zoned;
	(4)	Whether the zoning proposal will result in a use which will or could cause a safety concern with respect to excessive or burdensome use of existing streets, transportation facilities, utilities, or schools due to the use of nearby property such as a military base, installation or airport;
	(5)	Whether the zoning proposal is in conformity with the policy and intent of the adopted land use plan (i.e., the Comprehensive Plan); and,
	(6)	Whether there are existing or changing conditions affecting the use of the nearby property such as a military base, installation or airport, which give supporting grounds for either approval of disapproval of the zoning proposal.

Disclosure of Campaign Contributions

The Conflict of Interest in Zoning Actions Act (O.C.G.A. § 36-67A)

- (a) When any applicant for rezoning action has made, within two years immediately preceding the filing of that applicant's application for the rezoning action, campaign contributions aggregating \$250.00 or more to a local government official who will consider the application, it shall be the duty of the applicant to file a disclosure report with the governing authority of the respective local government showing:
 - (1) The name and official position of the local government official to whom the campaign contribution was made; and
 - (2) The dollar amount and description of each campaign contribution made by the applicant to the local government official during the two years immediately preceding the filing of the application for the rezoning action and the date of each such contribution.
- (b) The disclosures required by subsection (a) of this Code section shall be filed within ten days after the application for the rezoning action is first filed.
- (c) When any opponent of a rezoning action has made, within two years immediately preceding the filing of the rezoning action being opposed, campaign contributions aggregating \$250.00 or more to a local government official of the local government which will consider the application, it shall be the duty of the opponent to file a disclosure with the governing authority of the respective local government showing:
 - (1) The name and official position of the local government official to whom the campaign contribution was made; and
 - (2) The dollar amount and description of each campaign contribution made by the opponent to the local government official during the two years immediately preceding the filing of the application for the rezoning action and the date of each such contribution.
- (d) The disclosure required by subsection (c) of this Code section shall be filed at least five calendar days prior to the first hearing by the local government or any of its agencies on the rezoning application.

Please answer the following questions:

1.	Within two years immediately preceding the filing this application, have you and your agent (if applicable) made a
	campaign contribution in the amount of \$250 or more to any of the local government officials listed below?

The Mayor and Alderme	en of the City of Savannah
Van R. Johnson, II, Mayor	Linda Wilder-Bryan, District 3
Kesha Gibson-Carter, At-Large (Post 1)	Nick Palumbo, District 4
Alicia Miller Blakely, At-Large (Post 2)	Dr. Estella Edwards Shabazz, District 5
Bernetta B. Lanier, District 1	Kurtis Purtee, District 6
Detric Leggett, District 2	

Chatham Coun	ty-Savannah Metropolitan Plan	ning Commission
Joseph Ervin, Chairman	Travis Coles	Eula Parker
Ellison Cook, Vice-Chairman	Karen Jarrett	Tom Woiwode
Linder Suthers, Secretary	Lacy Manigault	Lee Smith, Ex-Officio
Joseph Welch, Treasurer	Tanya Milton	Pat Monahan, Ex-Officio
Tommy Branch	Wayne Noha	

2. If you checked "Yes" to Question 1, complete the section below:

Yes No If you answered "Yes", please complete Question 2.

Contribution			
Name of Official to Whom Contribution was Made	Official Position at Time of Contribution	Date of Contribution	Description & Dollar Amount of Contribution

Signature of Petitioner or Petitioner's Agent or Opponent	Printed Name	Date
ing (Map Amendment) and Comprehensive Plan Future Land Use Amendment Applic	cation File No.	

Neighborhood Meeting

Sec. 3.2.7 Neighborhood Meetings

a. When Required

When required, as shown in <u>Table 3.2-1</u>, Types of Required Public Notice for Applications, or indicated elsewhere in this Ordinance.

b. Registered Neighborhood Associations

Neighborhood meetings are required for neighborhood associations registered with the City of Savannah as posted on the Open Neighborhoods map located at https://public.sagis.org/OpenNeighborhoods/

Commentary: The purpose of a neighborhood meeting is to ensure early citizen participation in an informal forum in conjunction with applications and to provide an applicant the opportunity to understand and try to mitigate any impacts an application may have on an affected community. A neighborhood meeting is not intended to produce complete consensus on all applications, but to encourage applicants to be good neighbors and to allow for informed decision making.

c. General Requirements

Prior to the public hearing, the applicant shall offer to hold a neighborhood meeting consistent with the following:

i. Timing of Meeting

The neighborhood meeting shall occur at least seven (7) days prior to the public hearing.

ii. Neighborhood Notification

- 1. The applicant shall notify the neighborhood president by email or mail.
- 2. Within the notification, the address and/or property identification number of the subject property, contact information for the applicant of the subject property, zoning districts, nature of application, intended public hearing date, and an offer to meet with the applicant shall be included.
- 3. The notification shall be sent to the neighborhood president and a copy sent to the <u>Planning Director</u> at least fourteen (14) days before the scheduled public meeting.
- 4. If a neighborhood meeting is scheduled, the applicant shall notify the Planning Director of the time and location of the meeting within two (2) working days prior.

d. Failure to Provide Neighborhood Notification

If an applicant fails to provide neighborhood notification consistent with the requirements of this Section, the public hearing shall be postponed until after such notification has been made.

Please provide the following information:

1.	Neighborhood Association:
	Neighborhood President:
	Method of Notification:
	Date Notification Sent:
	Date of Neighborhood Meeting:
	Time of the Meeting:
	Location of the Meeting:
	Date Notification Sent to Planning Director of the Scheduled Date, Time, Place:
9.	Date of Planning Commission Meeting:

RETAIN THIS PAGE

Instructions

- 1. Applicants are requested to contact MPC staff and City planning staff prior to submitting an application.
- 2. If the project is a Development of Regional Impact (DRI), the project must first be found "in the best interest of the State" before a rezoning application can be reviewed by the Planning Commission. MPC staff will notify the petitioner or agent when a request qualifies as a DRI.
- 3. The application form must be completed (including appropriate fee) and must include all required supplemental materials before it will be processed and scheduled for a hearing.
- 4. A total of two (2) copies of the completed application, including the original application and supporting documents, MUST be provided.
- 5. Applications must be submitted to the Office of the Clerk of Council at City Hall, 2 E Bay St.
- 6. The petitioner or agent may include exhibits (e.g., letters or photos) to support the request. If a signed petition is to be submitted, please provide the original at the Planning Commission meeting and provide three (3) copies with the completed application.
- 7. A schedule of the Planning Commission and City Council meetings is available online at www.thempc.org.

Rezoning and Comprehensive Plan's Future Land Use Map Amendment Process (After the Application is Submitted)

- 1. Once an application submittal is determined to be complete, MPC staff will schedule the petition for review by the Planning Commission and prepare a staff report and recommendation.
- 2. You will receive a letter acknowledging receipt of the petition and notifying you of the Planning Commission meeting date and time and the staff recommendation will be sent to you.
- 3. The petitioner must obtain a sign(s) announcing the petition from the City of Savannah Planning and Urban Design Department at the Development Services Building, 5515 Abercorn St, and erect the sign(s) on each street frontage of the subject property at least 15 DAYS PRIOR TO THE Planning Commission MEETING. The sign(s) must be posted no more than five (5) feet from the property line. If the property does not abut a public right-of-way, at least one (1) sign shall be placed on the property at the access point and additional sign(s) shall be placed on the nearest public right-of-way.
- 4. If the signs are not erected in a timely manner, the petition will be rescheduled to the next scheduled Planning Commission meeting. The signs shall remain in place until a Planning Commission recommendation is made. Changes to signs shall be made by the applicant to reflect the correct dates and any other changing information involving a petition that has been postponed or continued at least ten (10) days prior to the revised public meeting or hearing date. The petitioner shall remove the signs within 10 days of the decision.
- 5. The Planning Commission meeting will be held in the Arthur A. Mendonsa Hearing Room at the MPC, 112 E State St doorway.
- 6. An overhead projector and computer are available for use. The overhead projector can display all paper items (e.g., photographs, maps, site plans). PowerPoint presentations must be provided to MPC staff at least two days prior to the hearing. A copy of any materials used to support your petition must be submitted for the record at the time of the hearing.
- 7. The Planning Commission will make a recommendation to the Mayor and Aldermen regarding the petition. The Planning Commission's recommendation may be for approval of, denial of, or an alternative to the request.
- 8. The petitioner will be notified of the date and time of the City Council meeting(s) by the Office of the Clerk of Council. The Office of the Clerk of Council will publish a notice in the newspaper.
- 9. The petitioner must obtain a sign(s) announcing the petition from the Planning and Urban Design Department and erect the sign(s) on each street frontage of the subject property at least 15 DAYS PRIOR TO THE City Council MEETING. The sign(s) must be posted no more than five (5) feet from the property line. If the property does not abut a public right-of-way, at least one (1) sign shall be placed on the property at the access point and additional sign(s) shall be placed on the nearest public right-of-way.
- 10. If the signs are not erected in a timely manner, the petition will be rescheduled to the next scheduled City Council meeting. The signs shall remain in place until a City Council decision has been made. Changes to signs shall be made by the applicant to reflect the correct dates and any other changing information involving a petition that has been postponed or continued at least ten (10) days prior to the revised public meeting or hearing date. The petitioner shall remove the signs within 10 days of the decision.
- 11. The City Council meeting(s) will be held in the Council Chambers on the 2nd Floor of City Hall, 2 E Bay St.
- 12. The Mayor and Aldermen must have at least two meetings for the petition for approval; a zoning hearing and then the first and second readings of the ordinance to rezone the property.
- **13.** The Mayor and Aldermen may accept the Planning Commission's recommendation, refuse the Planning Commission's recommendation, approve an alternative, or refer the request back to the Planning Commission for further study.
- 14. If a motion is made at the hearing to approve the request, the following meeting(s) will be to hear the first and second readings of the amendment. The petitioner may request that the Mayor and Aldermen hold the first and second readings at the same meeting.
- 15. Notification of the decision of the Mayor and Aldermen will be sent to the petitioner or agent by the Office of the Clerk of Council.
- 16. The petitioner or petitioner's agent should be in attendance at all Planning Commission and City Council meetings. If no one is present to represent the petition, the petition may still be discussed.

RETAIN THIS PAGE

2020 Application Submittal Deadlines for Planning Commission Meetings with City Council Meetings

Application Submittal Deadline (Application submittal deadlines are on Tuesdays unless otherwise noted.) Submittal Due: 5:00 p.m. Submittal Location: City Hall, 2 E Bay St, Clerk of Council's Office on the 1st Floor.	Planning Commission Meeting Date (All meetings are scheduled for every three weeks on Tuesdays unless otherwise noted.) Pre-meeting: 12:00 p.m. Meeting Time: 1:30 p.m. Meeting Location: MPC, 112 E State St, Arthur A. Mendonsa Hearing Room or the Chatham County Commission Chambers of the Old Courthouse, 124 Bull St on the 2 nd Floor. Call 912.651.1440.	City Council Meetings (Zoning Hearings) (All meetings are scheduled for every two weeks on Thursdays unless otherwise noted.) Meeting Time: 2:00 p.m. Meeting Location: City Hall, 2 E Bay St, Council Chambers on the 2 nd Floor.	City Council Meetings (First Readings) (All meetings are scheduled for every two weeks on Thursdays unless otherwise noted.) Meeting Time: 2:00 p.m. Meeting Location: City Hall, 2 E Bay St, Council Chambers on the 2 nd Floor.
DEC 17	JAN 14	FEB 13	FEB 27
JAN 07	FEB 04	MAR 12	MAR 26
JAN 28	FEB 25	MAR 26	APR 09
FEB 18	MAR 19	APR 09	APR 23
MAR 10	APR 07	MAY 07	MAY 21
MAR 31	APR 28	MAY 21	JUN 04
APR 21	MAY 19	JUN 18	JUL 02
MAY 12	JUN 09	JUL 02	JUL 16
JUN 02	JUN 30	JUL 30	AUG 13
JUN 23	JUL 21	AUG 13	AUG 27
JUL 14	AUG 11	SEP 10	SEP 24
AUG 04	SEP 01	SEP 24	OCT 08
AUG 25	SEP 22	OCT 08	OCT 22
SEP 15	OCT 13	NOV 05	NOV 19*
OCT 06	NOV 03	DEC 03	DEC 17
OCT 27	NOV 24	DEC 17	DEC 31
NOV 17	DEC 15	JAN (2021 1 st meeting TBA)	JAN (2 nd meeting TBA)
DEC 08	JAN 12 (2021)	FEB (1 st meeting TBA)	FEB (2 nd meeting TBA)

^{*}November 19th Regular City Council Meeting may be rescheduled for the 2020 National League of Cities (NLC) City Summit.

O.C.G.A. § 36-66-4(a): A local government taking action resulting in a zoning decision shall provide for a hearing on the proposed action. At least 15 but not more than 45 days prior to the date of the hearing, the local government shall cause to be published within a newspaper of general circulation within the territorial boundaries of the local government a notice of the hearing. The notice shall state the time, place, and purpose of the hearing.

Rezoning (Map Amendment) and Comprehensive Plan Future Land Use Amendment Application File No. ______